

1 IN THE UNITED STATES DISTRICT COURT

2 FOR THE EASTERN DISTRICT OF PENNSYLVANIA

3  
4 UNITED STATES OF AMERICA :  
5 VERSUS :  
6 LORE-ELISABETH BLUMENTHAL :  
7 DEFENDANT :  
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8 JAMES A. BYRNE U.S. COURTHOUSE  
9 CONDUCTED VIA VIDEOCONFERENCE  
10 MONDAY, AUGUST 3, 2020  
11 COMMENCING AT 10:00 A.M.

12 -----  
13 BEFORE THE HONORABLE C. DARNELL JONES, II, J.  
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14 BAIL HEARING

15 APPEARANCES:

16 17 AMANDA REINITZ, ESQUIRE  
THOMAS PERRICONE, ESQUIRE  
ASSISTANT UNITED STATES ATTORNEYS  
615 CHESTNUT STREET, SUITE 1250  
PHILADELPHIA, PA 19106

18 COUNSEL FOR THE GOVERNMENT

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20 21 22 SUZANNE R. WHITE, RPR, FCRR, CM  
OFFICIAL COURT REPORTER  
ROOM 2609 U. S. COURTHOUSE  
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(215) 627-1882

23

24 25 PROCEEDINGS RECORDED BY STENOTYPE-COMPUTER,  
TRANSCRIPT PRODUCED BY COMPUTER-AIDED TRANSCRIPTION

1       **CONTINUED APPEARANCES:**

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3       **PAUL HETZNECKER, ESQUIRE**  
4       **1420 WALNUT STREET**  
5       **SUITE 911**  
6       **PHILADELPHIA, PA 19102**

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8       **FOR DEFENDANT, LORE-ELISABETH BLUMENTHAL**

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1 THE COURT: GOOD MORNING YOUR HONOR.

2 THE COURT: MS. EL SHABAZZ, ARE YOU ON

### 3 THE LINE?

4 DEPUTY CLERK: YES, JUDGE, I'M HERE.

5 THE COURT: GOOD MORNING, MS. CINTRON.

## 6 ARE YOU ON THE LINE?

7 MS. CINTRON: GOOD MORNING, JUDGE.

THE COURT: GOOD MORNING.

9 COUNSEL, HAVE WE CONNECTED WITH THE

10 DEFENDANT?

11 MR. HETZNECKER: I DON'T BELIEVE SO YET.

12 THE COURT: THAT IS GOING TO HAPPEN, IS

13

IT NOT?

14 MR. HETZNECKER: I BELIEVE SO. I DON'T

15 KNOW. THAT IS NOT IN MY CONTROL, YOUR HONOR.

16 THE COURT: MS. EL-SHABAZZ, CAN YOU SHED

## 17 SOME LIGHT ON THAT?

18 DEPU

19 THIS IS SET UP IT IS SET UP INDEPENDENTLY WITH THE

20 TECHNICIANS WITH THE PRISON. SO I DON'T HAVE ANY

21 TO THINK THAT THEY WERE NOT NOTIFIED ABOUT THIS.

22 TECHNICIAN: BILL JONES, COURTROOM

23 I JUST CALLED THE PRISON. MISS GALLAGHER SAID SHE

RECEIVED A SCHEDULE THAT SAID IT WAS AT 10:30. SO SHE

25 IS TRYING TO GET THE DEFENDANT NOW, TO GIVE HER A FEW

1 MINUTES.

2 THE COURT: ALL RIGHT.

3 I'M GOING TO RECESS IF THAT IS POSSIBLE  
4 FOR ABOUT SAY, FIVE, TEN MINUTES.

5 MR. HETZNECKER: VERY WELL, YOUR HONOR.

6 MS. REINITZ: THANK YOU, YOUR HONOR.

7 (BREAK TAKEN.)

8 THE COURT: GOOD MORNING, AGAIN.

9 ALL COUNSEL: GOOD MORNING.

10 THE COURT: ARE WE PREPARED TO GO FORWARD  
11 AT THIS TIME?

12 MR. HETZNECKER: YES, YOUR HONOR.

13 MS. REINITZ: YES, YOUR HONOR.

14 THE COURT: THIS IS THE MATTER OF THE  
15 UNITED STATES OF AMERICA VERSUS LORE ELISABETH  
16 BLUMENTHAL. IT IS MAGISTRATE NUMBER 20-1002.

17 COUNSEL, WILL YOU IDENTIFY YOURSELVES FOR  
18 THE RECORD, PLEASE.

19 MS. REINITZ: GOOD MORNING, YOUR HONOR,  
20 AMANDA REINITZ WITH THE U.S. ATTORNEY'S OFFICE.

21 PRESENT WITH ME ARE SPECIAL AGENT JOE  
22 CARPENTER OF THE FBI AND TASK FORCE OFFICER SINCLAIR,  
23 ALSO OF THE FBI.

24 MR. PERRICONE: GOOD MORNING, YOUR HONOR,  
25 THOMAS PERRICONE FROM THE U.S. ATTORNEY'S OFFICE.

1 MS. REINITZ IS HANDLING THE HEARING BUT  
2 I'M ON CALL IN CASE THE COURT HAS ANY QUESTIONS FROM ME  
3 BASED ON THE LAST HEARING.

4 THE COURT: THANK YOU, VERY MUCH, GOOD  
5 MORNING.

6 MR. HETZNECKER: GOOD MORNING, YOUR  
7 HONOR.

8 PAUL HETZNECKER ON BEHALF OF  
9 MS. BLUMENTHAL. AND WITH ME, YOUR HONOR, ALONG WITH US  
10 TODAY ARE HER MOTHER AND HER BROTHER. THEY ARE ALSO  
11 PRESENT ONLINE.

12 THE COURT: GOOD MORNING.

13 MS. LONGO: GOOD MORNING.

14 MR. BLUMENTHAL: GOOD MORNING.

15 THE COURT: AND GOOD MORNING  
16 MS. BLUMENTHAL.

17 THE DEFENDANT: GOOD MORNING, YOUR HONOR.  
18 I'M GOING TO ASK THAT MY COURT DEPUTY PLACE  
19 MS. BLUMENTHAL UNDER OATH AS WELL AS ANYONE ELSE WHO  
20 WILL BE TESTIFYING AT THE HEARING THIS MORNING, PLEASE.

21 MS. LORE-ELISABETH BLUMENTHAL AFFIRMS.

22 DEPUTY CLERK: MR. HETZNECKER, DO YOU  
23 HAVE ANY WITNESSES THAT WILL BE TESTIFYING IN THIS  
24 MATTER?

25 MR. HETZNECKER: NOT AT THIS TIME UNLESS

1 HIS HONOR HAS ANY QUESTIONS OF EITHER MS. LONGO OR  
2 MR. BLUMENTHAL.

3 THE COURT: ALL RIGHT. THANK YOU VERY  
4 MUCH.

5 FOR THE RECORD ON JULY 1ST OF 2020 THIS  
6 COURT HELD A DE NOVO HEARING. THE DEFENDANT WAS PRESENT  
7 BY TELEPHONE, HER MOTHER WAS PRESENT BY VIDEO.

8 AT THE CONCLUSION OF THE HEARING I ASKED  
9 COUNSEL OR BETTER STILL I DIRECTED COUNSEL TO PROVIDE  
10 THIS COURT WITH FURTHER INFORMATION REGARDING THE  
11 DEFENDANT'S HEALTH CONDITION AS WELL AS DIRECTED COUNSEL  
12 TO JOINTLY SUBMIT TO THE COURT A PROPOSED LIST OF  
13 CONDITIONS IN THE EVENT THAT THE COURT WERE TO RELEASE  
14 THE DEFENDANT.

15 THE COURT DID RECEIVE AN  
16 ELECTROPHYSIOLOGY REPORT DATED AUGUST 21ST OF 2018 IN  
17 WHICH DOCTORS PERFORMED A STUDY ON THE DEFENDANT AND  
18 CONCLUDED "SHE COULD POSSIBLY REQUIRE AN ABLATION  
19 PROCEDURE." THE DEFENDANT WAS ALSO DISCHARGED THAT  
20 PARTICULAR DAY. I HAVE NOT RECEIVED ANYTHING FURTHER  
21 REGARDING MEDICAL REPORTS OTHER THAN THE LETTER  
22 SUBMITTED BY DR. BORGIA AS A BASIS FOR HER PROPOSED  
23 RELEASE.

24 MR. HETZNECKER: EXCUSE ME, YOUR HONOR,  
25 IF I MAY. WE ARE WAITING ON RECORDS THAT CONFIRM THAT

1       SHE HAD THE ABLATION. I STILL HAVE NOT RECEIVED THOSE  
2       YET.

3                   THE COURT: ALL RIGHT. THANK YOU. THE  
4       RECORD SHALL SO REFLECT.

5                   MR. HETZNECKER: THANK YOU.

6                   THE COURT: AT THIS TIME, I HAVE SOME  
7       FURTHER QUESTIONS OF MS. BLUMENTHAL HERSELF.

8                   SHE HAS BEEN PLACED UNDER OATH AND THIS  
9       IS ALL SUBJECT TO THE ABSOLUTE RIGHT MR. HETZNECKER HAS  
10      TO OBJECT TO ANY QUESTIONS OF THE COURT AND CERTAINLY TO  
11      SPEAK WITH MS. BLUMENTHAL BEFORE SHE ANSWERS ANY  
12      PARTICULAR QUESTION THAT I MAY HAVE.

13                  ACCEPTABLE, COUNSEL?

14                  MR. HETZNECKER: YES, YOUR HONOR, THANK  
15      YOU.

16                  THE COURT: ALL RIGHT.

17      BY THE COURT:

18      Q.        MS. BLUMENTHAL, HAVE YOU HAD ANY MEDICAL ISSUES  
19       SINCE YOU HAVE BEEN DETAINED AT THE FEDERAL DETENTION  
20      CENTER?

21      A.        YES.

22      Q.        MIGHT I INQUIRE WHAT THOSE MEDICAL ISSUES WERE  
23       IF MR. HETZNECKER PERMITS YOU TO ANSWER THEM, AND THEY  
24      DON'T VIOLATE HIPPA.

25                  MR. HETZNECKER: YOUR HONOR, IF I MAY.

1 ARE THOSE ISSUES, MS. BLUMENTHAL, DO YOU  
2 FEEL COMFORTABLE SHARING THOSE WITH THE COURT AND  
3 GOVERNMENT IN THIS HEARING? IF NOT, THEN WE CAN TRY TO  
4 SPEAK PRIVATELY BUT IF YOU ARE ABLE TO ANSWER THAT  
5 QUESTION, THEN YOU CAN GO AHEAD AND ANSWER THAT  
6 QUESTION.

7 THE DEFENDANT: SINCE I HAVE BEEN HERE I  
8 HAVE BEEN FEELING MY HEART RACING AND THE SHARP PAIN IN  
9 MY CHEST AND SOMETIMES IT'S HARD TO SPEAK WHEN MY HEART  
10 IS LIKE THIS.

11 BY THE COURT:

12 Q. LET ME ASK YOU THIS. HAVE YOU SOUGHT ANY  
13 MEDICAL ATTENTION?

14 A. YES.

15 Q. WERE YOU ATTENDED TO PROMPTLY?

16 A. NO.

17 Q. WHEN I SAY, "PROMPTLY," FROM THE TIME THAT YOU  
18 LODGED THE COMPLAINT OR REQUEST, HOW QUICKLY WERE YOU  
19 SEEN BY A MEDICAL PERSON?

20 A. MY APOLOGIES FOR INTERRUPTING.

21 Q. **THANK YOU.**

22 A. I CAME HERE ON JUNE 15TH, AND I WAS SEEN BY A  
23 NURSE ON JULY 2ND, I BELIEVE. 17 DAYS AFTER BEING IN  
24 OR 18 DAYS, I THINK, AFTER BEING IN THE SHU.

25 O. DID YOU SEE THE NURSE AS A RESULT OF A REQUEST

1           THAT YOU MADE ABOUT ANY SPECIFIC CONDITION?

2           A.           I DID MAKE MULTIPLE REQUESTS WITH THE C.O.'S WHO  
3           WALKED BY THE ROOM OR THE CELL BUT WAS TOLD THAT I WOULD  
4           NOT BE ABLE TO SEE ANYONE BECAUSE OF BEING IN  
5           QUARANTINE.

6           Q.           NOT EVEN A MEDICAL PERSON?

7           A.           A PSYCHOLOGIST DID COME BY, AND WE HAD OUR  
8           TEMPERATURES TAKEN THROUGH THE DOOR BY NURSES, I  
9           SUPPOSE.

10          Q.           AND MY SPECIFIC REQUEST AT THIS POINT IS WHETHER  
11          OR NOT YOU ASKED TO HAVE ANYONE SEE YOU AS A RESULT OF  
12          ANY HEART ISSUE THAT YOU WERE HAVING?

13          A.           YES.

14          Q.           AND WHEN DID YOU MAKE THAT REQUEST?

15          A.           I MADE THE REQUESTS ALMOST EVERYDAY, SOMETIMES  
16          ON PIECES OF PAPER, THAT IS WHAT I WAS TOLD, TO PUT THE  
17          PAPER THROUGH THE DOOR.

18          Q.           AND WERE YOU ULTIMATELY SEEN BY ANYONE?

19          A.           I'M SORRY. I COULD NOT HEAR YOU.

20          Q.           WERE YOU ULTIMATELY SEEN BY ANY MEDICAL  
21          PROFESSIONAL?

22          A.           YES.

23          Q.           WHEN WAS THAT?

24          A.           JULY 2ND, I THINK IT WAS OR JULY 3RD BY THE  
25          NURSE AND THE FOLLOWING MONDAY BECAUSE I BELIEVE THAT

1       WAS A FRIDAY, I WAS SEEN BY THE X-RAY TECH TO GET X-RAYS  
2       OF MY SPINE AND MY NECK -- SORRY, MY SPINE, AND THE  
3       DENTIST, AND THEN I SAW THE DOCTOR, DR. DALMOSI ON  
4       JULY 24TH AT WHICH POINT I ALSO FOUND OUT THAT MY  
5       MEDICAL RECORDS HAD NOT YET BEEN RETURNED TO FDC. I  
6       SIGNED A FORM FOR THEM TO BE RELEASED TO FDC.

7       Q.       WHY DID YOU HAVE X-RAYS OF YOUR SPINE?

8       A.       I HAVE PAIN IN MY NECK AND MY LOW BACK.

9       Q.       IS THAT FROM ANY PARTICULAR MEDICAL CONDITION OR  
10      SOMETHING THAT HAPPENED?

11      A.       IT IS FROM A CAR ACCIDENT.

12      Q.       AND HOW LONG AGO WAS THAT?

13      A.       I CANNOT REMEMBER EXACTLY.

14               THE COURT: I BELIEVE THAT WAS REFERENCED  
15      IN THE MATERIALS, WAS IT NOT, MR. HETZNECKER?

16               MR. HETZNECKER: I BELIEVE SO, YOUR  
17      HONOR.

18      BY THE COURT:

19      Q.       HAVE YOU BEEN TREATED FOR ANY OF THOSE AILMENTS?

20      A.       I RECEIVED THE X-RAYS OR I RECEIVED THE RESULTS  
21      OF THE X-RAY AFTER I ASKED FOR THE RESULTS.

22      Q.       WELL, DID ANYONE MAKE A DIAGNOSIS TO THE BEST OF  
23      YOUR KNOWLEDGE?

24      A.       YES, THE RADIOLOGIST -- I'M FORGETTING THE TERM  
25      NOW FOR WHAT IS HAPPENING IN MY CERVICAL SPINE.

1 Q. ALL RIGHT.

2 IS THERE ANY OTHER MEDICAL ISSUE THAT YOU  
3 WISH TO BRING TO MY ATTENTION?

4 A. I ALSO HAVE ENDOMETRIOSIS THAT I HAVE BEEN  
5 TREATING FOR THE PAST THREE YEARS WITH -- I'M SORRY --  
6 I'M SORRY.

7 Q. TAKE YOUR TIME.

8 A. I HAVE ENDOMETRIOSIS THAT I HAVE BEEN TREATED  
9 FOR THE PAST THREE YEARS WITH DAILY BIRTH CONTROL TO  
10 REGULATE MY HORMONES. IT'S A HORMONAL ISSUE AND --

11 Q. DO YOU HAVE THAT MEDICATION WITH YOU?

12 A. I DIDN'T HAVE ANY MEDICATION WITH ME BUT I WAS  
13 TOLD THAT I COULD NOT RECEIVE THAT, THAT I WOULD NEED TO  
14 -- EXCUSE ME, THAT IF I WERE TO CHOOSE TO REQUEST BIRTH  
15 CONTROL IT WOULD BE DEPO OF THE HORMONAL SHOT IN YOUR  
16 ARM WHICH I HAVE NOT -- WELL, I HAVE RECEIVED IT BEFORE  
17 TO NOT -- VERY PAINFUL EFFECTS, AND I DON'T KNOW THE  
18 DOSAGE EXACTLY SO I DID REFUSE IT. THE LAST -- WHEN IT  
19 WAS OFFERED BECAUSE I'M NOT SURE HOW IT'S GOING TO  
20 AFFECT ME.

21 Q. ANY OTHER CONDITION?

22 A. I HAVE PTSD AND ANXIETY THAT I HAVE BEEN  
23 TREATING PER MY DOCTOR WITH CLONAZEPAM SINCE OCTOBER.

24 Q. DO YOU HAVE THAT MEDICATION WITH YOU NOW?

25 A. I HAVE NO MEDICATIONS WITH ME AND I WAS ALSO --

1                   **THAT ' S   ALL .**

2 Q. WERE YOU TAKING ANY PRESCRIBED MEDICATIONS ON A  
3 REGULAR BASIS THAT YOU ARE NOT TAKING NOW?

4 A. YES.

5 Q. WHAT ARE THOSE?

6 A. THE HORMONAL BIRTH CONTROL AND THE CLONAZEPAM  
7 AND I ALSO HAVE SHINGLES SO I WOULD TAKE VALACYCLOVIR  
8 WHICH WAS NOT PRESCRIBED EXACTLY BUT A FORM OF ACYCLOVIR  
9 WAS PRESCRIBED TO ME. I HAVE TO GET THE EXACT DATE, MID  
10 JULY. IT'S 800 MILLIGRAMS OF ACYCLOVIR THAT I TAKE NOW  
11 TWICE A DAY TO COME UP TO ONE MILLIGRAM BECAUSE IT  
12 CAUSES SORES ALL OVER MY BODY.

14 A. YES. THAT IS THE MEDICATION. THAT IS THE ONLY  
15 MEDICATION THAT I'M TAKING RIGHT NOW.

16 Q. ALL RIGHT.

17 THE COURT: EITHER COUNSEL, DO YOU HAVE  
18 ANY QUESTIONS IN THAT REGARD?

19 MR. HETZNECKER: NO, YOUR HONOR.

20 THE COURT: MS. REINITZ OR MR. PERRICONE?  
21 MS. REINITZ, MR. PERRICONE, CAN YOU HEAR  
22 ME?

23 MR. PERRICONE: I CAN, YOUR HONOR. I CAN  
24 HEAR YOU. I HAVE NO QUESTIONS. I'M NOT SURE IF  
25 MS. REINITZ CAN HEAR YOU OR NOT.

1 I SEE HER THERE BUT...

2 THE COURT: I SEE HER MICROPHONE IS

3 MUTED.

4 I WILL COME BACK -- MS. REINITZ, CAN YOU

5 HEAR ME?

6 I BELIEVE YOUR MICROPHONE IS MUTED IF YOU

7 CAN'T HEAR ME. NOW, I LOST HER VIDEO AS WELL.

8 LET ME GO TO MY NEXT QUESTION. AND THIS

9 IS FOR MS. BLUMENTHAL'S MOTHER.

10 MADAM, WOULD YOU AGAIN IDENTIFY YOURSELF

11 FOR THE RECORD, PLEASE?

12 MS. LONGO: MY NAME IS CAROLINE LONGO.

13 THE COURT: MS. LONGO, YOU HAVE BEEN

14 PLACED UNDER OATH, CORRECT?

15 MR. HETZNECKER: NOT YET, YOUR HONOR.

16 THE COURT: MS. EL-SHABAZZ, WILL YOU

17 ADMINISTER THE OATH TO MS. LONGO, PLEASE.

18 CAROLINE LONGO, DEFENDANT'S MOTHER

19 AFFIRMS.

20 BY THE COURT:

21 Q. GOOD MORNING, MS. LONGO?

22 A. GOOD MORNING, JUDGE.

23 Q. MS. LONGO, DO YOU HAVE A LAND TELEPHONE LINE IN

24 YOUR HOUSEHOLD?

25 A. YES, SIR. I WAS INSTRUCTED TO -- THAT WAS ONE

1 OF THE FIRST THINGS THAT I WOULD NEED TO GET. SO I DO  
2 HAVE A LANDLINE AND TO HAVE AN ACTUAL PHONE CONNECTED TO  
3 IT NOW.

4 THE COURT: MR. HETZNECKER, I NOTE THAT  
5 REFERRING TO JOINT SUBMISSION CONDITION NUMBER 5 AND TO  
6 MR. PERRICONE AND MS. REINITZ AS WELL, THAT CONDITION  
7 WAS THAT THE DEFENDANT, IF RELEASED, WOULD HAVE TO CALL  
8 IN DAILY TO REPORT.

9 MY QUESTION WAS, REGARDING THE LANDLINE  
10 BEING IN THE HOUSEHOLD SO THE CALL WOULD COME DIRECTLY  
11 FROM THAT LANDLINE IN THE HOUSEHOLD AND COULD NOT BE  
12 MADE VIA CELL PHONE BUT IT HAD TO COME FROM -- WOULD  
13 HAVE TO COME FROM THAT LANDLINE, AND FRANKLY, MORE THAN  
14 ONCE A DAY?

17 THE COURT: REGARDING JOINT SUBMISSION  
18 CONDITION NUMBER 11, AND I RECOGNIZE AND CERTAINLY STATE  
19 FOR THE RECORD THAT THE GOVERNMENT OPPOSES RELEASE  
20 TOTALLY AND CERTAINLY I WILL ADDRESS THAT AND LET  
21 COUNSEL ADDRESS THAT FOR THE GOVERNMENT AS WELL BUT  
22 REGARDING THE SPECIFIC DIRECTIVE THAT I ISSUED RELATIVE  
23 TO JOINT SUBMISSION CONDITION NUMBER 11, MADE REFERENCE  
24 TO CONTACTING WITNESSES.

25 ANY CONDITION THAT I WOULD IMPOSE WOULD

1       INCLUDE NOT ONLY THE CONTACT OF WITNESSES BEING  
2       PROHIBITED BUT THAT WOULD ALSO INCLUDE CHARACTER  
3       WITNESSES, ANY CURRENT OR POTENTIAL CO-DEFENDANTS AS  
4       WELL, THAT WOULD BE PRECLUDED FROM BEING CONTACTED BY  
5       THE DEFENDANT EXCEPT THROUGH HER ATTORNEY,  
6       MR. HETZNECKER, OR HIS AUTHORIZED REPRESENTATIVE. SO  
7       THAT IS A CONDITION THAT I WOULD USE TO MODIFY CONDITION  
8       NUMBER 11.

9                   NOW, I WILL ENTERTAIN ANY ADDITIONAL  
10          ARGUMENT YOU WISH TO MAKE AS TO CONDITIONS 12 AND 13.  
11          LET ME BEGIN WITH MR. HETZNECKER AS TO CONDITION NUMBER  
12          12.

13                  MR. HETZNECKER: YOUR HONOR, MY CONCERN  
14          AS I EXPRESSED IN MY OBJECTION IS THAT THE FURTHER  
15          RESTRICTION ON COMMUNICATION WOULD NOT ONLY IMPACT  
16          MY ABILITY TO COMMUNICATE WITH MY CLIENT BUT I ALSO  
17          DON'T THINK, GIVEN THE NATURE OF THE CRIME CHARGED, THAT  
18          THAT WOULD BE AN APPROPRIATE RESTRICTION. IT WOULD  
19          SIMPLY BE FURTHER SURVEILLANCE BY THE GOVERNMENT,  
20          UNNECESSARY SURVEILLANCE, UNWARRANTED SURVEILLANCE BY  
21          THE GOVERNMENT REGARDING MY CLIENT'S COMMUNICATIONS.

22                  SO I HAVE GREAT CONCERNS ABOUT THAT. I  
23          UNDERSTAND THAT IN CASES WHERE THE OPERATIVE DEVICE FOR  
24          COMMITTING THE CRIME, SUCH AS COMPUTER CRIMES, THAT  
25          PRETRIAL SERVICE HAS, IN FACT, IMPOSED THOSE KINDS OF

1 RESTRICTIONS, I DON'T THINK THAT THEY ARE WARRANTED HERE  
2 AND I HAVE MADE THOSE OBJECTIONS IN THE FILING, PROPOSED  
3 FILING AND I REITERATE THOSE OBJECTIONS HERE.

4 I THINK THAT THE GOVERNMENT'S NEED TO  
5 SURVEIL MY CLIENT'S COMMUNICATIONS IS UNNECESSARY IN  
6 THIS CASE; ALTHOUGH, I HAVE NO PROBLEM WITH THE  
7 RESTRICTIONS THAT YOUR HONOR JUST MENTIONED.

8 MY CONCERN IS SURVEILLANCE. MY CONCERN  
9 IS UNWARRANTED SURVEILLANCE OF PROTESTERS AND IN THIS  
10 CASE MY CLIENT WHO IS CHARGED WITH A CRIMINAL OFFENSE,  
11 LIKE ANYONE ELSE THAT IS CHARGED CRIMINALLY IN THE  
12 FEDERAL SYSTEM THAT WOULD BE RELEASED UNDER CONDITIONS  
13 EXCEPT FOR THOSE INVOLVED IN COMPUTER COMMUNICATIONS  
14 DEVICES WHERE THE CRIME ITSELF -- THE GOVERNMENT'S NEED  
15 OR NECESSITY IS PREDICATED ON THE USE OF THOSE DEVICES.  
16 I DON'T SEE ANY REASON WHY THERE SHOULD BE ANY FURTHER  
17 RESTRICTIONS ON THAT KIND OF COMMUNICATIONS HERE. THAT  
18 IS THE REASON FOR MY OBJECTION BUT OBVIOUSLY, I DEFER TO  
19 THE COURT.

20 THE COURT: ALL RIGHT. THANK YOU.

21 MAY I HEAR FROM THE GOVERNMENT, PLEASE?

22 MS. REINITZ: YES, YOUR HONOR.

23 FIRST OF ALL, AS YOUR HONOR IS WELL AWARE  
24 AND AS MR. HETZNECKER IS WELL AWARE. ANY SUCH  
25 SURVEILLANCE WOULD BE DONE, NOT BY THE GOVERNMENT, BUT

1 BY AN ARM OF THE COURT. THE GOVERNMENT IS NOT  
2 ATTEMPTING TO SURVEIL THE DEFENDANT FOR ANY REASON OTHER  
3 THAN WHAT THE COURT BROUGHT UP LAST TIME. THE COURT  
4 EXPRESSED CONCERNS ABOUT ACCESS TO ELECTRONIC DEVICES  
5 AND THE INTERNET BY THE DEFENDANT AND THIS WAS A  
6 CONDITION THAT WAS BROUGHT UP BECAUSE OF THOSE  
7 CONDITIONS. YOUR HONOR ASKED FOR THE MOST RESTRICTIVE  
8 CONDITIONS THAT WERE AVAILABLE. THIS IS ONE OF THEM.

9 MOREOVER, AS WAS DISCUSSED AT THE LAST  
10 HEARING, THE GOVERNMENT DOES NOT KNOW WHAT WAS ON THE  
11 PHONE THAT MS. BLUMENTHAL DESTROYED. AT THE LAST  
12 HEARING MR. HETZNECKER BROUGHT UP --

13 MR. HETZNECKER: I OBJECT TO THAT  
14 CHARACTERIZATION THAT SHE DESTROYED THE PHONE. I'M NOT  
15 GOING TO STAND AND LISTEN TO THAT ACCUSATION AT THIS  
16 POINT.

17 THE COURT: AT THIS JUNCTURE, COUNSEL, WE  
18 WILL GO BY WHAT IS IN THE RECORD AS FAR AS THE DISCOVERY  
19 THAT WAS PRESENTED AND NO MORE THAN THAT.

20 MR. HETZNECKER: THANK YOU.

21 THE COURT: YOU MAY CONTINUE.

22 MR. HETZNECKER: THANK YOU, YOUR HONOR.

23 YOUR HONOR, SUBSEQUENT TO THE LAST  
24 HEARING WHERE IT WAS DISCUSSED THAT THIS WAS AN OLDER  
25 PHONE, THE IMEI, THE DEVICE NUMBER WAS CHECKED AGAINST

1           VERIZON RECORDS FOR MS. BLUMENTHAL'S SUBSCRIPTION AND IT  
2           WAS FOUND THAT THAT WAS NOT AN OLD PHONE, YOUR HONOR.  
3           THAT WAS THE PHONE SHE WAS USING AS RECENTLY AS JUNE OF  
4           THIS YEAR.    SO FOR THOSE REASONS, YOUR HONOR, I CAN'T  
5           SPEAK TO WHAT WAS ON THE PHONE, BECAUSE WE HAVE NOT BEEN  
6           ABLE TO ACCESS IT.    ALL I KNOW IS THAT IN THE BRIEF TIME  
7           FRAME BETWEEN WHEN AGENTS KNOCKED ON HER DOOR AND WHEN  
8           SHE APPEARED, THAT PHONE WAS DESTROYED.

9 SO THE GOVERNMENT HAS REAL CONCERNS ABOUT  
10 WHAT IT WAS THAT SHE WAS DOING ON THAT PHONE OR ON THE  
11 INTERNET THAT SHE TOOK THE TIME TO DESTROY THAT; NOT TO  
12 HIDE THE EVIDENCE OF WHAT SHE WAS WEARING THE DAY OF THE  
13 ARSONS.

20 THE COURT: ALL RIGHT. MR. HETZNECKER.

21 MR. HETZNECKER: FIRST OF ALL, AS I SAID  
22 AT THE LAST HEARING, I WILL HAVE AN OPPORTUNITY TO CROSS  
23 EXAMINE THESE OFFICERS REGARDING THE WAY IN WHICH THE  
24 SEARCH WAS CONDUCTED AT A FUTURE DATE. I DON'T THINK WE  
25 ARE HERE TO ASSUME ANY FACTS THAT ARE NOT IN EVIDENCE

1 AND NOT SUPPORTED BY SUBSTANTIAL EVIDENCE THAT BACKS  
2 THAT UP SO I'M NOT GOING TO GET INTO AN ARGUMENT WITH  
3 MS. REINITZ OVER WHETHER OR NOT MY CLIENT, IN THE  
4 ALLEGATION, THAT MY CLIENT DESTROYED THE PHONE.

5 WHAT I WILL SAY AGAIN, I DON'T THINK  
6 -- SO THE FACT THAT THE PRETRIAL SERVICES MAY BE DOING  
7 THE MONITORING DOES NOT STOP THE GOVERNMENT FROM TRYING  
8 TO ACCESS THAT INFORMATION AS THEY DO WITH PRISON  
9 RECORDS, PHONE RECORDS AND PHONE CONTACT -- COMPUTER  
10 CONTACT. THEY SUBPOENA AND THEY GRABS THE RECORDS ALL  
11 THE TIME. SO THE FACT THAT THE FBI IS NOT DOING IT  
12 DIRECTLY OR AT THE DIRECTION OF MS. REINITZ INITIALLY  
13 DOES NOT MEAN THEY ARE NOT GOING TO TRY TO ACCESS IT  
14 LATER ON. THIS IS MY GREAT CONCERN. IF THE GOVERNMENT  
15 HAS SAID THAT THE DEVICE THAT WAS UTILIZED IN THE CRIME  
16 CHARGED, THEN MY ARGUMENTS ARE WEAKENED. MY ARGUMENTS  
17 ARE WEAKENED BY THE FACT THAT THERE IS LEGITIMATE  
18 CONCERN OVER THE MANNER IN WHICH THE CRIME WAS COMMITTED  
19 AND AN INDIVIDUAL'S ACCESS TO THAT PARTICULAR DEVICE.  
20 SO WE DON'T HAVE THAT.

21 AGAIN, I WILL DEFER TO THE COURT ON WHAT  
22 YOUR HONOR THINKS IS AN APPROPRIATE RESTRICTION BUT I  
23 HAVE GRAVE CONCERNS ABOUT THE GOVERNMENT OVER-WRAPPING  
24 THEIR INTERESTS THROUGH PRETRIAL SERVICES WHICH THEY CAN  
25 ACCESS THE RECORDS, THEIR INTEREST IN WHO MY CLIENT IS

1 COMMUNICATING WITH, SEPARATE AND APART FROM THE CRIME  
2 FOR WHICH SHE HAS BEEN CHARGED WHICH IS NOW A PAST  
3 CRIME. IT'S NOT A FUTURE CRIME. IT'S NOT AN ONGOING  
4 CRIME SO THAT IS MY CONCERN.

5 THE COURT: ALL RIGHT.

6 NOW, 13 STATES BY CONSENT OF OTHER  
7 RESIDENCE. ALL COMPUTERS LOCATED AT THE ADDRESS OF  
8 RECORD SHALL BE SUBJECT TO INSPECTION TO ENSURE THE  
9 EQUIPMENT IS PASSWORD PROTECTED.

10 LET ME HEAR FROM YOU ON THAT.

20 THE COURT: GOVERNMENT.

21 MS. REINITZ. IT WOULD BE THE SAME  
22 ARGUMENTS FROM US AND IT'S OUR UNDERSTANDING FROM  
23 PRETRIAL THAT THAT IS A STANDARD CONDITION ANY TIME  
24 THERE ARE RESTRICTIONS PLACED ON COMPUTER OR INTERNET  
25 ACCESSIBLE DEVICES.

1 THE COURT: ALL RIGHT. THANK YOU.

2 MS. BLUMENTHAL, IS THERE ANYTHING THAT  
3 YOU WISH ME TO CONSIDER SUBJECT TO YOUR COUNSEL'S  
4 OBJECTIONS.

5 MR. HETZNECKER: YOUR HONOR, MAY I ASK MY  
6 CLIENT A QUESTION?

7 THE COURT: SURE. AS A MATTER FACT, YOU  
8 CAN CONDUCT IT THAT WAY IF YOU WISH.

9 MR. HETZNECKER: THANK YOU. I APPRECIATE  
10 THAT.

11 BY MR. HETZNECKER:

12 Q. MS. BLUMENTHAL, YOU UNDERSTAND THAT IN THE EVENT  
13 HIS HONOR DECIDES TO RELEASE YOU UNDER CONDITIONS, WILL  
14 YOU ABIDE BY EVERY SINGLE CONDITION, INCLUDING THE ONES  
15 THAT I HAVE JUST ARGUED AGAINST IF HIS HONOR IMPOSES  
16 THOSE.

17 WILL YOU ABIDE BY EVERY ONE OF THE  
18 CONDITIONS THAT THIS COURT ORDERS WITH RESPECT TO THAT  
19 RELEASE?

20 A. YES, I WOULD ABIDE.

21 MR. HETZNECKER: I HAVE NO FURTHER  
22 QUESTIONS, YOUR HONOR.

23 THE COURT: THANK YOU.

24 ALL RIGHT. GOVERNMENT, IS THERE ANYTHING  
25 FURTHER?

1 MS. REINITZ: YOUR HONOR, IF I MAY.  
2 MY VIDEO CUT OUT, I THINK, AT THE END OF  
3 MS. BLUMENTHAL'S SPEAKING ABOUT HER MEDICAL CONDITIONS.  
4 IF I CAN JUST BRIEFLY ADDRESS --

5 THE COURT: YOU JUST CUT OUT.  
6 MS. REINITZ: START AGAIN. ARE YOU ABLE  
7 TO HEAR ME?

8 THE COURT: I DON'T KNOW WHAT'S GOING ON.  
9 MS. REINITZ: CAN YOU HEAR ME?  
10 THE COURT: JUST THAT SECOND. JUST THAT  
11 QUESTION BUT EVERYTHING BEFORE THAT I DID NOT HEAR. I  
12 DON'T THINK ANYONE ELSE DID EITHER.

13 MS. REINITZ: CAN YOU HEAR ME NOW, YOUR  
14 HONOR?

15 THE COURT: YES. AND YOU FROZE AGAIN.

16 MS. REINITZ: YOUR HONOR --  
17 THE COURT: MR. PERRICONE, HELP!  
18 MR. REINITZ: IF I CAN HAVE ONE MINUTE TO  
19 DO THAT.

20 THE COURT: TAKE YOUR TIME.  
21 EXCUSE ME, JUST ONE SECOND.  
22 MR. PERRICONE: BILL, IF YOU ARE STILL ON  
23 THE LINE. I BELIEVE THAT AMANDA IS GOING TO CALL IN TO  
24 TRY TO RESOLVE THE PROBLEM WITH THE FEED.  
25 TECHNICIAN: OKAY.

1 MS. REINITZ: HELLO, ARE YOU ABLE TO HEAR  
2 ME NOW?

3 THE COURT: YES, I CAN HEAR YOU. I THINK  
4 WE ALL CAN.

5 MS. REINITZ: GREAT. THANK YOU, YOUR  
6 HONOR. I APOLOGIZE FOR THE TECHNICAL DIFFICULTIES, YOUR  
7 HONOR.

8 THE COURT: NO APOLOGIES NEEDED.

9 MS. REINITZ: MY FEED CUT OUT AT THE END  
10 OF MS. BLUMENTHAL'S DISCUSSION OF HER MEDICAL  
11 CONDITIONS. I JUST WANTED TO BRIEFLY DISCUSS WHAT HAD  
12 BEEN SEEN IN SOME OF THE INITIAL FDC RECORDS, WITH YOUR  
13 HONOR'S PERMISSION.

14 THE COURT: YES, CERTAINLY.

15 MS. REINITZ: OKAY. SO THE GOVERNMENT  
16 RECEIVED AND SENT TO MR. HETZNECKER INITIAL FDC  
17 TREATMENT RECORDS OF MS. BLUMENTHAL FROM, IT LOOKS AS IF  
18 THEY START WHEN SHE WAS ARRESTED ON JUNE 15TH AND THEY  
19 ARE THROUGH JUNE 29TH.

20 THE RECORDS DO NOT REFLECT ANY DISCUSSION  
21 BY MS. BLUMENTHAL AT ALL OF ANY CONCERNS ABOUT HER HEART  
22 CONDITION, AND IT DOES NOTE SOME PRESCRIPTION OF  
23 CLONAZEPAM BEING GIVEN BUT IN A LIMITED CAPACITY AT THAT  
24 TIME.

25 THERE IS NO OTHER INDICATIONS OF ANY

1 REQUESTS BY MS. BLUMENTHAL, AT LEAST THROUGH JUNE 29TH  
2 OF ANY MEDICAL CONDITIONS.

3 SHE HAS STATED IT WAS IN JULY THAT SHE  
4 MADE THESE OTHER REQUESTS; THAT SHE WAS SEEN FOR AND AS  
5 YOUR HONOR SAW WE DID RECEIVE A LETTER FROM THE FDC  
6 DATED JULY 22, 2020, IN WHICH THE FDC SET FORTH THAT  
7 THEY ARE ABLE TO CARE FOR MS. BLUMENTHAL AND THAT SHE  
8 HAS NO CONDITIONS WHICH THEY ARE, THEY FEEL UNABLE TO  
9 CARE FOR AT THE FDC.

10 SO RESPECTFULLY, YOUR HONOR, WHILE THE  
11 GOVERNMENT IS AWARE THAT MS. BLUMENTHAL DOES HAVE  
12 MEDICAL CONCERNS, THE FDC IS CERTAINLY ABLE TO CARE FOR  
13 HER AT THIS TIME.

14 THE COURT: ALL RIGHT. MR. HETZNECKER.

15 MR. HETZNECKER: JUST BRIEFLY, THE  
16 PASSING OF NOTES AT THE DOOR FOR THE OFFICERS TO TRY TO  
17 GET MEDICAL TREATMENT IS CLASSICALLY WHAT HAPPENS IN THE  
18 SHU UNFORTUNATELY. SO HER EFFORTS TO GET -- AFTER THE  
19 INITIAL SCREENING -- I BELIEVE THERE WAS AN INITIAL  
20 SCREENING FOR EVERY ONE THAT COMES IN AND THEN AFTER THE  
21 INITIAL SCREENING THE FACT THAT FDC SAYS THAT THEY CAN  
22 PROVIDE MEDICAL TREATMENT FOR HER. WELL, THEY SAY THAT  
23 THROUGHOUT. I DON'T THINK THERE ARE ANY CONDITIONS THAT  
24 I HAVE SEEN OF ANY OF MY CLIENTS WHERE THEY DON'T ALLEGGE  
25 THAT, AND CLIENTS THAT MANY OF THEM HAVE SUFFERED GRAVE,

1 GRAVE ILLNESSES AS A CONSEQUENCE OF THE LACK OF  
2 TREATMENT FOR FAILURE TO TREAT AT THE FDC.

3 I WOULD NOT EXPECT THEM TO SAY ANYTHING  
4 DIFFERENTLY. THE FACT THAT THEY ARE SAYING THAT DOES  
5 NOT MEAN THAT IN FACT HER MEDICAL CONDITIONS CAN BE  
6 ADDRESSED APPROPRIATELY AS THEY COULD BE IF SHE WAS OUT  
7 IN THE WORLD AND GETTING RESTRICTIONS UNDER HOUSE  
8 ARREST.

9 SO I'M NOT SURPRISED THAT THE LETTER SAYS  
10 WHAT IT SAYS, BUT I CONTEST THE FACT THAT THEY CAN DO  
11 EXACTLY -- OR EVEN THE EQUIVALENT OF THE TREATMENT THAT  
12 IS PROVIDED ON THE STREET. THANK YOU.

13 THE COURT: ALL RIGHT. THANK YOU.

14 MR. PERRICONE, AT THE LAST HEARING IN  
15 THIS MATTER YOU MADE A REFERENCE TO CORRECTING THE  
16 RECORD REGARDING A TREATY OR EXTRADITION POLICY OR  
17 TREATY WITH ICELAND. CAN YOU REITERATE THAT PLEASE?

18 MR. PERRICONE: YES, YOUR HONOR, BASED ON  
19 MY CONVERSATIONS WITH OUR OFFICE OF INTERNATIONAL  
20 AFFAIRS, THE UNITED STATES DOES HAVE AN EXTRADITION  
21 TREATY WITH ICELAND. WE ARE UNABLE TO EXTRADITE  
22 ICELANDIC CITIZENS BUT -- AT LEAST THEORETICALLY WE ARE  
23 ABLE TO EXTRADITE NON-ICELANDIC CITIZENS FROM ICELAND.  
24 THE TREATY THAT WE HAVE IS -- I AM FORGETTING WHAT THE  
25 TERM EXACTLY IS, BUT THE TREATY IS A TREATY THAT LISTS

1       THOSE CRIMES FOR WHICH ICELAND WILL EXTRADITE. SO  
2       ICELAND WILL NOT EXTRADITE FOR EVERY CRIME BUT JUST A  
3       LIMITED NUMBER OF CRIMES.

4                   ONE OF THE CRIMES LISTED IN THE TREATY IS  
5       "ARSON." NOW, WHETHER ARSON OF A MOTOR VEHICLE  
6       ENDANGERING OTHERS IS ARSON UNDER ICELANDIC  
7       INTERPRETATION OF THE WORD, WE DON'T HAVE THAT  
8       INFORMATION.

9                   I GUESS THE BOTTOM LINE IS, THAT IT IS  
10      THEORETICALLY POSSIBLY TO EXTRADITE SOMEBODY FROM  
11      ICELAND -- FOR THE UNITED STATES TO EXTRADITE SOMEBODY  
12      FROM ICELAND. IN REALITY, IT MAY BE VERY DIFFICULT.

13                  THE COURT: THEY WILL NOT EXPEDITE IF THE  
14      CRIME CAN BE DEEMED A POLITICAL OFFENSE, IS THAT  
15      CORRECT?

16                  MR. PERRICONE: I DON'T KNOW THAT  
17      PARTICULARLY, YOUR HONOR. I DON'T KNOW THAT FACT  
18      PARTICULARLY. I CAN HAVE FURTHER CONVERSATIONS WITH THE  
19      EXPERTS THERE TO DETERMINE IF THAT IS, IN FACT, A  
20      POSITION THAT ICELAND TAKES.

21                  THE COURT: YOU MAY WANT TO INQUIRE  
22      ABOUT.

23                  MR. PERRICONE: I KNOW THERE HAVE BEEN  
24      OCCASIONS -- I'M SORRY, YOUR HONOR.

25                  THE COURT: I JUST SAID YOU MAY WANT TO

1           INQUIRE ABOUT THAT SPECIFICALLY.

2                   MR. PERRICONE: I WILL DO THAT, SIR.

3           THANK YOU.

4                   THE COURT: THANK YOU VERY MUCH.

5           BY THE COURT:

6           Q.        NOW, MS. BLUMENTHAL.

7           A.        YES.

8           Q.        I WANTED TO MAKE SURE THAT I HAD THIS VIDEO  
9                   HEARING REGARDING YOUR BAIL APPEAL.

10          A.        THANK YOU.

11          Q.        WITH YOU HAVING ACCESS TO THE VIDEO EQUIPMENT TO  
12           SEE BOTH ME AND ME BEING ABLE TO SEE YOU BECAUSE I  
13           WANTED TO SPEAK TO YOU DIRECTLY BY WAY OF THE VIDEO TO  
14           LET YOU KNOW FIRST AND FOREMOST, I HAVE NOT DECIDED WHAT  
15           I WANT TO DO REGARDING THIS APPEAL.

16                   THE LAST THING I'M GOING TO DO NOW IS TO  
17           AWAIT ANY LAST INFORMATION FROM THE GOVERNMENT,  
18           MR. PERRICONE SPECIFICALLY OR MS. REINITZ REGARDING THE  
19           POTENTIAL EXTRADITION FOR POLITICAL CRIMES.

20                   AND ALSO MR. HETZNECKER HAS INDICATED  
21           THAT THERE MAY BE FORTHCOMING ADDITIONAL MEDICAL  
22           INFORMATION, BUT THE BOTTOM LINE IS, I WILL, AS  
23           REQUIRED, TAKE ALL OF THOSE FACTORS INTO CONSIDERATION  
24           AS WELL AS ALL OF THE OTHER EVIDENCE THAT I'M ALLOWED TO  
25           AND REQUIRED TO CONSIDER IN DECIDING THIS ISSUE OF YOUR

1       BAIL APPEAL, BUT I WANT YOU TO UNDERSTAND THAT WHILE I  
2       HAVE NOT MADE UP MY MIND, IF I DENY IT, THAT DENIAL IS  
3       NOT NECESSARILY PERMANENT BECAUSE EITHER I CAN  
4       RECONSIDER AT A SUBSEQUENT TIME OR IN THE ALTERNATIVE  
5       YOUR COUNSEL CAN APPEAL THE DECISION, PRESUMABLY TO THE  
6       THIRD CIRCUIT.

7                   THE OTHER SIDE OF THIS COIN IS, IF I  
8       ALLOW YOU TO BE RELEASED, I WANT YOU TO FULLY UNDERSTAND  
9       HOW SERIOUSLY I TAKE MY ORDERS.

10                  IT MAY BE INAPPROPRIATE TO SAY BUT THERE  
11       WAS A TIME WHEN I WOULD TELL PEOPLE I RELEASED ON BAIL  
12       IF SOMEBODY THEY HAD THREATENED CAUGHT A COLD, I WOULD  
13       HOLD THEM RESPONSIBLE.

14                  I WANT YOU TO UNDERSTAND IN THIS  
15       INSTANCE, IF I RELEASE YOU, WITH EVERY CONDITION THAT I  
16       PUT IN WRITING, AND YOU ACKNOWLEDGE BY SIGNING OFF ON  
17       IT, IF YOU WERE TO VIOLATE ANY ONE OF THOSE CONDITIONS  
18       THERE WOULD NOT BE A SECOND CHANCE. YOU WOULD BE  
19       REINCARCERATED AND I WOULD NOT TOUCH YOUR BAIL AGAIN  
20       UNTIL THE CASE IS DISPOSED. DO YOU FULLY UNDERSTAND  
21       THAT?

22       A.        I FULLY UNDERSTAND, YOUR HONOR.

23       Q.        THERE ARE NO REASONS WITH WHICH YOU COULD  
24       BOOTSTRAP OR JUSTIFY ANY VIOLATION OF ANY CONDITION I  
25       IMPOSE. DO YOU UNDERSTAND THAT?

1 A. I DO UNDERSTAND, YOUR HONOR.

2 Q. THERE IS NO CAUSE AND I DON'T MIND SAYING THIS  
3 FOR THE RECORD AS WELL. YOU ARE LOOKING AT AN  
4 AFRICAN-AMERICAN JUDGE, BUT RIGHT NOW YOU ARE CHARGED  
5 WITH A CRIME, AND VERY SERIOUS ONE, AND THERE IS NO  
6 CAUSE OR NO MOVEMENT THAT YOU CAN PARTICIPATE IN THAT IS  
7 GOING TO, IN ANY WAY VIOLATE ANY CONDITION THAT I PUT ON  
8 YOU IF I RELEASE YOU. DO YOU FULLY UNDERSTAND THAT?

9 A. I FULLY UNDERSTAND THAT, YOUR HONOR.

10 THE COURT: ALL RIGHT. COUNSEL, IS THERE  
11 ANYTHING FURTHER?

12 MR. HETZNECKER: NO, YOUR HONOR.

13 MS. REINITZ: NOT FROM THE GOVERNMENT,  
14 YOUR HONOR.

15 THE COURT: THE COURT WILL REVIEW THE  
16 RECORD. I WILL DIRECT THAT THIS TRANSCRIPT BE  
17 TRANSCRIBED AND SUBMITTED TO ALL COUNSEL AND THE COURT  
18 AND I WILL REVIEW IT, MAKE MY DECISION IN COMBINATION  
19 WITH WHAT I ASK COUNSEL TO SUPPLY TO ME WITHIN THE NEXT  
20 THREE WEEKS, IF NOT SOONER.

21 MS. REINITZ: YES, YOUR HONOR.

22 THE COURT: IS THERE ANYTHING FURTHER?

23 MR. HETZNECKER: NO, YOUR HONOR.

24 MS. REINITZ: NO, YOUR HONOR.

25 THE COURT: AND TO THOSE OF YOU

1 PARTICIPATING BY PHONE AND TO MS. LONGO, THANK YOU VERY  
2 MUCH FOR YOUR PARTICIPATION.

3 MS. LONGO: THANK YOU, SIR.

4 THE COURT: THIS MATTER IS ADJOURNED.

5            GOOD DAY.

6 (HEARING ADJOURNED AT 11:15 P.M.)

7 I CERTIFY THAT THE FOREGOING IS A CORRECT

8 TRANSCRIPT FROM THE RECORD OF PROCEEDINGS IN THE

10

11 8-10-20

Suzanne White

12

DATE

SUZANNE R. WHITE

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